

PETER HAMBRO MINING PLC

11 GROSVENOR PLACE, BELGRAVIA, LONDON, SW1X 4HH

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Website: www.peterhambro.com

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07027331

12th October 2007

Securities and Exchange Commission
Division of Corporation Finance
Office of International Corporate Finance, Stop 3-2
450 Fifth Street, N.W.
Washington, D.C. 20549
USA

SUPPL

RE: Peter Hambro Mining Plc
Exemption No. 082-34734

RECEIVED
2007 OCT 17 A 9:53
DIVISION OF CORPORATION FINANCE

Dear Sir or Madam:

Enclosed is the following information required to be furnished by Peter Hambro Mining Plc to the Securities and Exchange Commission pursuant to Rule 12g3-2(b) the Securities Exchange Act of 1934:

Announcement of:

- 3rd October
- 4th October
- 5th October (2)
- 9th October

Yours faithfully,

PETER HAMBRO MINING PLC

By:

Heather Williams
Company Secretary

PROCESSED

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FINANCIAL

2007/10/17



Registered Office: 11 Grosvenor Place, Belgravia, London, SW1X 4HH
Registered in England Number 4343841
Member of the PETER HAMBRO MINING group of companies



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PETER HAMBRO MINING PLC

9 October 2007

Holdings in Company

Peter Hambro Mining Plc (the "Company") has today received notification by the Prudential plc group of companies that its holding in the Company has increased to 4,095,437 Ordinary shares, representing 5.05% of the total issued share capital of the Company.

Enquiries:

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Tom Randell	Merlin	+44 (0) 20 7653 6620
Patrick Magee	JPMorgan Cazenove	+44 (0) 20 7155 4525



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5th October 2007

PETER HAMBRO MINING PLC PRICING OF GOLD EQUIVALENT EXCHANGEABLE BONDS OFFERING

Peter Hambro Mining Plc (the "Company"), announces that further to the announcement made earlier today, the placing of Gold Equivalent Exchangeable Bonds due 2012 (the "Bonds") has been successfully upsized to US\$170m, with a greenshoe of US\$10m.

Commenting on the transaction, the Company's Executive Chairman, Peter Hambro, said:

"The Company is delighted with the response from investors to this important transaction."

The Bonds will be issued at par by the Company's wholly-owned subsidiary Peter Hambro Mining Group Finance Limited (the "Issuer") and will be guaranteed by the Company. The Bonds will carry a coupon of 7% per annum payable semi-annually in arrear and will be exchangeable at the option of the holders into the cash equivalent at the time of the exchange of (in aggregate) 150,000 Troy ounces of gold at any time from the second anniversary of the settlement of the bonds up until 20 days prior to the maturity of the Bonds. The conversion price of US\$1,000 per Troy ounce represents a premium of approximately 38% to yesterday's London afternoon gold price fixing. The Issuer has the option to call the Bonds at par plus accrued interest after the fourth anniversary of the settlement provided that the London afternoon gold price fixing reaches a level of US\$1,500 per Troy ounce, with investors retaining the right to convert within the 30 day call period. If not exchanged or previously redeemed the Bonds will be redeemed at par on or about 19 October 2012.

It is intended that application will be made in due course for the Bonds to be admitted to trading on the Channel Islands Stock Exchange, but not on any other stock exchange.

The Company intends to use the net proceeds of the offering for the development of its Malomir deposit and its Yamal assets, the modular enlargement of its processing facilities at Pioneer and to fund the exploration and development of a number of other assets within the Group's portfolio.



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JPMorgan Cazenove Limited is acting as the sole bookrunner of the offering and is joint broker to the Company. Canaccord Adams Inc. and VTB Bank Europe plc are acting as co-lead managers. Settlement is expected on or about 19 October 2007, following receipt of the necessary consent to the raising of the proposed funds from the Guernsey Financial Services Commission.

JPMorgan Cazenove Limited may, to the extent permitted by applicable law, over-allot and effect other transactions with a view to supporting the market price of the Bonds at a higher level than that which might otherwise prevail in the open market. JPMorgan Cazenove Limited is not required to enter into such transactions. Such activity if commenced may be discontinued at any time. In connection with the offer of Bonds, the Company and the Issuer have agreed to over-allotments being made and the Issuer has agreed to issue up to US\$10m additional Bonds to satisfy such over-allotments if required at the option of JPMorgan Cazenove Limited.

- END -

For further information:

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5th October 2007

PETER HAMBRO MINING PLC GOLD EQUIVALENT EXCHANGEABLE BONDS OFFERING

Peter Hambro Mining Plc (the "Company") today announces that, through JPMorgan Cazenove, it has launched an offering of up to US\$150 million of Gold Equivalent Exchangeable Bonds due 2012 (the "Bonds").

The Bonds will be issued at par by the Company's wholly-owned subsidiary Peter Hambro Mining Group Finance Limited (the "Issuer") and will be guaranteed by the Company. The Bonds will carry a coupon of 7% payable semi-annually in arrear and will be exchangeable at the option of the holders into the cash equivalent at the time of the exchange of (in aggregate) 150,000 Troy ounces of gold at any time from the second anniversary of the settlement of the bonds up until 20 days prior to the maturity of the Bonds. The conversion price of US\$1,000 per Troy ounce represents a premium of approximately 38% to yesterday's London afternoon gold price fixing. The Issuer has the option to call the Bonds at par plus accrued interest after the fourth anniversary of the settlement provided that the London afternoon gold price fixing reaches a level of US\$ 1,500 per Troy ounce, with investors retaining the right to convert within the 30 day call period. If not exchanged or previously redeemed the Bonds will be redeemed at par on or about 19 October 2012.

It is intended that application will be made in due course for the Bonds to be admitted to trading on the Channel Islands Stock Exchange, but not on any other stock exchange.

The Company intends to use the net proceeds of the offering for the development of its Malomir deposit and its Yamal assets, the modular enlargement of its processing facilities at Pioneer and to fund the exploration and development of a number of other assets within the Group's portfolio.



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Commenting on the transaction, the Company's Executive Chairman, Peter Hambro, said:

"This capital raising provides us with greater funding certainty and the ability to accelerate and expand our exploration and development plans. The interest rate on the bonds is substantially lower than that which our advisers inform us we would have had to pay if we had not offered gold price exposure at US\$1,000 per ounce. The price of gold has risen substantially since we started the Company and at US\$1,000 per ounce is almost three times higher than the low point it reached. Accordingly it seemed reasonable to take advantage of this rise in order to secure cheap and certain funding for our major project development.

The 150,000 ounces which are the subject of the option we have granted, represent less than half of our anticipated production in 2008 and an even smaller proportion when the new projects are on stream."

JPMorgan Cazenove Ltd. is acting as the sole bookrunner of the offering and is joint broker to the Company. Canaccord Adams is acting as co-lead manager. Settlement is expected on or about 19 October 2007, following receipt of the necessary consent to the raising of the proposed capital from the Guernsey Financial Services Commission.

- END -

For further information:

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PETER HAMBRO MINING PLC

4 October 2007

Holdings in Company

Peter Hambro Mining Plc (the "Company") announces that it has been notified that Viscaria Investments Limited ("VIL") now holds 3,143,587 Ordinary Shares in the Company, representing 3.87 per cent of the current total issued share capital of the Company, being 81,155,052 Ordinary shares.

VIL holds shares on behalf of a number of entities, including Pavel Maslovskiy and associates ("PM"). VIL has notified the Company that, excluding the shares held on behalf of PM, it now holds 2,106,343 Ordinary Shares in the Company, representing below 3% per cent of the current total issued share capital of the Company. VIL has further confirmed that the transactions that led to this announcement did not include any by a Director of the Company.

Enquiries:

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3rd October 2007

Director's Dealing

Peter Hambro Mining plc ("PHM" or the "Company") announces that it has been informed today that Pavel Maslovskiy, Deputy Chairman, and his associates ("PM") have sold 2,238,100 shares of £0.01 each in the Company at a price of £12.12 per share, being the closing price of PHM's shares on 2 October 2007. Following this transaction, Pavel Maslovskiy and his associates will hold 14,960,787 shares, representing 18.43% of the issued share capital of the Company.

Pavel Maslovskiy, Deputy Chairman, said:

"This sale of shares is a continuation of balancing my investment portfolio, and my remaining 18.43% interest in PHM demonstrates my full commitment to the Company."

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END



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